

Contract No. A-101  
Amendment No. 7

The Ramo-Wooldridge Corporation  
Los Angeles 45, California

Gentlemen:

1. This document constitutes Amendment No. 7 to Contract No. A-101, dated 31 March 1955, between The Ramo-Wooldridge Corporation, Los Angeles, California, and the United States Government and further amends said contract, as amended, as hereinafter set forth.

2. Pursuant to the clause of this contract entitled "Changes," the Government hereby (i) requires performance of certain additional work, and (ii) extends the period of performance for the work called for hereunder, as follows:

(a) In Section A - CONTRACT WORK of the Schedule of Contract No. A-101, as amended, add the following to - I System 1, subsection A:

[Redacted box]

25X1D

(b) In Section A - CONTRACT WORK of the Schedule of Contract No. A-101, as amended, add the following subsection under the heading - II System 2:

"c. The Contractor, as a result of the basic engineering study conducted under A., above, and concurrent with further developmental tests, shall proceed to manufacture production models of System 2, as follows:

[Redacted box]

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The Contractor shall submit a more definitive proposal and estimate within thirty days of the date of acceptance of this Amendment No. 7, and based on such estimate, the Government shall indicate additional quantities of System No. 2 required, if any, plus additional associated equipment, and shall fund this contract accordingly."

(c) In Section A - CONTRACT WORK of the Schedule of Contract No. A-101, as amended, add the following subsection under the heading - III System 3:

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25X1D "c. The Contractor, as a result of the basic engineering study conducted under A., above, and in accordance with production proposal CMCC Doc. No. 151X5.4, with enclosures (CMCC No. 1133.7, CMCC No. 1131X5.1, CMCC No. 1131X5.2, CMCC No. 1132X5.1) shall produce

the proposal."

(d) In Section A - CONTRACT WORK of the Schedule of Contract No. A-101, as amended, add the following subsection under the heading - V System 4:

25X1A "c. The Contractor shall continue the basic engineering study described in paragraph A., above, for an additional period of time, pursuant to new requirements of the Government, at an estimated additional cost of [ ] and for a period extending to approximately 1 May 1956. Subsequently the Contractor shall submit a proposal for production of System 4 units with an estimate of costs associated with such development program. Such production program with reference to System IV shall be the subject of another amendment to this contract with appropriate funding.

(e) Section B - DELIVERY of the Schedule of Contract No. A-101, as amended by Amendment 6, will not change by reason of the additional work and extension of performance time specified above.

(f) The estimated cost of the additional work and services added to Contract No. A-101 by this Amendment No. 7 is [ ] exclusive of fee.

(g) In consideration of the Contractor's performance of the additional work and services added to Section A - CONTRACT WORK by this Amendment No. 7, the estimated cost and fixed fee are hereby increased. Accordingly, subsections 1 and 2 of Section E - ESTIMATED COST AND FIXED FEE of the Schedule, as amended, are hereby deleted in their entirety and the following are substituted in lieu thereof.

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3. All other terms, conditions and requirements of Contract No. A-101 remain unchanged.

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4. Please indicate your receipt of this Amendment No. 7 to Contract No. A-101 and your acceptance thereof by executing the original and two copies of this Amendment. Return the fully executed original and one copy of this Amendment to the undersigned and retain the remaining copy for your files.

Very truly yours,

[Redacted Signature Box]

Contracting Officer

ACKNOWLEDGED AND ACCEPTED  
THE RAMO-WOOLDRIDGE CORPORATION:

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By

[Redacted Signature Box]

Title

Date 17 April 1956

**SECRET**